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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/571,878	01/05/2007	Rongxun Wang	09548.1020USWO	6907
52835 HAMRE SCH	7590 05/12/201 UMANN, MUELLER	EXAMINER		
P.O. BOX 2902 MINNEAPOLIS, MN 55402-0902			LAUX, JESSICA L	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/571,878 WANG, RONGXUN

Office Action Summary	Francisco	A = 6 1 1 = 14				
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The MAILING DATE of this communication app	JESSICA LAUX	3635	l dua a a			
Period for Reply	ears on the cover sneet with the c	orrespondence ad	iaress			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 3° CPR 1.1  If NO period for reply is specified above, the maximum statutory period with the property of the proper	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	,			
Status						
1) Responsive to communication(s) filed on 21 Ap	oril 2010.					
2a) This action is FINAL. 2b) ☑ This	· · · · · · · · · · · · · · · · · · ·					
3) Since this application is in condition for allowar	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
· _						
·- · · · · · ·	4) Claim(s) 20 and 23-37 is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.						
6) Claim(s) 20 and 23-37 is/are rejected.	<i>-</i> · · ·					
7) Claim(s) is/are objected to.						
	r election requirement					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	ГО-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
1. Certified copies of the priority documents	1. ☐ Certified copies of the priority documents have been received.					
	Certified copies of the priority documents have been received in Application No					
Copies of the certified copies of the prior			Stage			
application from the International Bureau	•		- 0			
* See the attached detailed Office action for a list		d.				
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Attachment(s)						
Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P					
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#### DETAILED ACTION

This action is in response to the RCE filed 4/21/2010.

## Response to Arguments

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 20,23-27, 30, 33 are rejected under 35 U.S.C. 102(b) as being anticipated by Steinhage et al (2550945).

Claims 20, 30,33. Steinhage et al discloses a block for forming a wall, wherein a plurality of analogous blocks being overlapped staggeringly and continuously in the wall, comprising:

a block being a longitudinally profiled member, and including a top surface, a bottom surface and two end surfaces; the cross section of the block being substantially of a shape of downward-flared recess (as seen in for example figure 2);

the top surface of said block having a mid ridge (107) higher than two sides of the surface so that a left supporting slope (generally 110) and a right supporting slope (generally 111) are formed;

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said upper surface and bottom surface being formed such that when the block being overlapped with an analogous block thereunder to form the wall, the top surface of the underlying block being engaged with the bottom surface of the upper block, the left and right supporting slopes being used as a blocking structure and interlocking the vertically adjacent blocks (as seen in figure 4);

wherein said left supporting slope and the right supporting slope each including an upper slope portion (110, 111) and a lower shoulder (105,106), respectively, each shoulder having a top shoulder surface (generally at 105,106), a bottom shoulder surface (103,104), and a lateral side surface (the side extending therebetween),

the top shoulder surface, the upper slope portion and the mid ridge constituting said top surface, the bottom shoulder surface is horizontal (as seen in the figures), the bottom shoulder surface and a bottom foot (as noted in the annotated figure below) on one side are at the same plane,

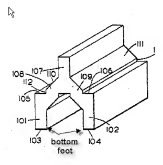
when the block being engaged with an upper analogous block to form the wall, a projecting portion formed by the upper slope portion being engaged with a downward-flared shaped recess of the upper analogous block (as seen in figure 4),

the blocks being shaped and sized such that when three analogous blocks being overlapped vertically, a top of a ridge of the bottommost block being higher than a bottom foot of the uppermost block or less than one third the height of one block (where it can be seen from figure 4 that the top ridge 107 of the bottom block is higher than the shoulders 105,106 where the bottom foot of the uppermost (third) block).

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said blocks being engaged with auxiliary blocks in the construction of the wall; and

masonry joints being formed between the adjacent blocks, horizontal masonry joints being formed by the engagement between the top surfaces and the bottom surfaces, vertical masonry joints being formed by the engagement between the end surfaces, the vertically adjacent vertical masonry joints being arranged staggeringly (as seen in the figures and noted in the disclosure).



Claim 23. The block for forming a wall according to claim 20, wherein on either side of the block, bounded by the mid ridge, the bottom shoulder surface of the shoulder and the bottom foot of the block being on the same plane, the top surface and the bottom surface being parallel to each other, the two end surfaces being parallel to each other, the two lateral side surfaces being parallel to each other, the end surfaces and the lateral side surfaces being vertical to the horizontal plane (as seen in figure 2).

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Claim 24. The block for forming a wall according to claim 20, wherein the top of the mid ridge being sharp-angle shaped, platform shaped or arc-shaped (as seen in figure 4, where it is platform shaped).

Claims 25, 26, 27. The block for forming a wall according to claim 20, wherein at least one of the left and right supporting slopes and the bottom surface being arranged in a stepped, roughened or corrugated manner(as seen in figure 2).

#### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 34-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gravier et al. in view of Steinhage et al (2550945).

Claim 34. Steinhage discloses the wall according to claim 33 above, but does not expressly discloses a pillar being provided in the wall with at least one outward-extending piece being provide on the pillar.

Gravier discloses a wall made of blocks including a pillar (generally 74) and having an outward extending piece (the first block extending out from the pillar) provided on the pillar similar to the blocks, where one end surface of the outward-extending piece being engaged with the pillar; the other end surface of the outward-extending piece being engaged with the blocks, the top surface of the outward-

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extending piece being engaged with the bottom surface of the upper block, the bottom surface of the outward-extending piece being engaged with the top surface of the underlying block, a plurality of outward-extending pieces being arranged separately and orderly on the pillar, said outward-extending pieces being engaged with the staggeringly overlapped blocks adjacent to the pillar.

At the time the invention was made it would have been obvious to modify the wall of Gravier to have a block and outward extending piece with a shape and design as disclosed by Dwyer or Bouchard to provide a wall with blocks having a solid connection. Further it is noted that one of ordinary skill in the art would have had the common sense and ability to pursue known options and substitute one for another to achieve a desired and predictable result. Therefore the substitution of one known block design for another is not considered novel but rather obvious.

Claim 35. The wall according to claim 33, wherein girders (20) being provided in the wall, a projecting piece (as noted in claim 34 above, where the projecting piece is the first block to engage the pillar) being provided on a top surface of one girder, a lower surface of the projecting piece being engaged with the top surface of the girder, the projecting piece extending to the pillar at a nodal point of two adjacent beam/pillar, and engaging with the pillar, the projecting piece being engaged with the downward-flared recess of the block (where a block would be placed above); a groove being provided on a bottom surface of another girder, the groove extending to the pillar at the nodal point of two adjacent beams, the groove being engaged with the top surface of the block, when the block engaging with the bottom surface of the girder (as seen in the figures).

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Claims 31-32, 36-37are rejected under 35 U.S.C. 103(a) as being unpatentable Steinhage et al (2550945) in view of Dwyer et al (1686270).

Claims 31,32,36,37. Steinhage discloses the block according to claims 30 and 33 as above, but does not expressly disclose the wall structure as claimed in claims 31-32,36-37.

Dwyer et al. discloses block assembly for forming a wall including an auxiliary block comprising three of said blocks, two of them longitudinally opposing to each other and joining, respectively, to the side of the other block; said auxiliary block being provided at the intersection between the walls, being longitudinally engaged with the blocks, and being staggeringly overlapped (as seen in figures 1-2); or

the auxiliary block comprising two of said blocks, the longitudinal portion of one block joining to one side of the other block so that the auxiliary blocks being in a shape of L or T (as seen in figure 1); said auxiliary block being provided at the intersection between the walls, being longitudinally engaged with the blocks, and being staggeringly overlapped (as seen in figures 1-2);

the block wall having masonry joints being formed between the adjacent blocks, horizontal masonry joints being formed by the engagement between the top surfaces and the bottom surfaces, vertical masonry joints being formed by the engagement between the end surfaces, the vertically adjacent vertical masonry joints being arranged staggeringly (as seen in the figures);

wherein said block being in a shape of a elongated plate (as seen in the figures), a miter wall being formed by staggeringly overlapping the elongated blocks, a vertical

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masonry joint being formed by the connection of the end surfaces of two blocks, the vertically adjacent vertical masonry joints being disposed in a stagger manner, the end of the elongated block being supported on a supporting member (as seen in figures 1-2).

In view of the above references it would have been obvious to one of ordinary skill in art the time the invention was made to use the block of Steinhage to form a wall system as disclosed by Dwyer as using blocks to form walls is notoriously common and well known and it would be desirable to use an appropriately designed and aesthetically pleasing in creating a wall assembly. Further one of ordinary skill in the art has good reason and would have the common sense to pursue known block designs when building a wall assembly such as that disclosed by Dwyer and since the block of Dwyer and Steinhage are similar in that they both have a mid-ridge and slopes with shoulders one of ordinary skill in the art would have reasonable expected the block of Steinhage to be suitable for forming the wall assembly of Dwyer as noted above and according to claims 31-32,36-37.

Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable Steinhage et al (2550945) in view of Bilka (6606835).

Claim 28. Steinhage discloses the block for forming a wall according to claim 20, but does not disclose that the top surface having a radiation-proof plate thereon.

Bilka discloses a block for forming a wall with a peak and side slopes for stacking on atop the other and further discloses that the top surface has a radiation-proof plate (60) thereon, which extends out of at least one of the end surfaces, the radiation-proof

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plates of the adjacent blocks being connected in a manner of end to end, when the wall being formed by the blocks (as seen in figure 2).

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Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable Steinhage et al (2550945) in view of Hancock (3355849).

Claim 28. Steinhage discloses the block for forming a wall according to claim 20, but does not disclose that the top surface having a radiation-proof plate thereon.

Hancock discloses a block for forming a wall with a peak and side slopes for stacking on atop the other and further discloses that the top surface has a radiation-proof plate (21) thereon, which extends out of at least one of the end surfaces, the radiation-proof plates of the adjacent blocks being connected in a manner of end to end, when the wall being formed by the blocks (as seen in figure 4).

Claim 29 is rejected under 35 U.S.C. 103(a) as being unpatentable

Steinhage et al (2550945) in view of Bouchard et al (6108995) or French Patent

2.221.036 as submitted by applicant.

Claim 29. Steinhage discloses the block for forming a wall according to claim 20, but does not disclose that the bottom foot on one side of the block being higher than that on the other side.

Bouchard and the French reference both disclose blocks having a mid-ridge and sides slopes with shoulders for forming wall assemblies, and further disclose that the bottom foot on one side of the block is higher than that on the other side of the block.

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At the time the invention was made it would have been obvious to one of ordinary skill in the art to modify the block of Steinhage to have one bottom foot lower than the other to accommodate various wall constructions and installations such as for a veneer wall.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JESSICA LAUX whose telephone number is (571)272-8228. The examiner can normally be reached on Monday thru Thursday, 9:00am to 5:00pm (est).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Chilcot can be reached on 571-272-6777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/Richard E. Chilcot, Jr./ Supervisory Patent Examiner, Art Unit 3635

/J. L./

Examiner, Art Unit 3635